INVOICE



Invoice No.: 0

Terms: NET CASH

UNITED STATES TANK CAR CORPORATION

7366

Plaza 600 Building/Penthouse Seattle, Washington 98101

JAN 22 1974 - 4 00 PM

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В		_	MMERGE COMMISSION
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1	Barbara R. Maisch	Α	National Bank of Commerce
L	E. Earl Maisch	L	700 Maynard Avenue South
L		•	Seattle, Washington
	58 Cascade Key	^	Jeactie, Masirington
т	Bellevue, Washington 98006	U	
_	•	W	
U		N	
	(Registered Owner)	E	

	Operator	Class:Type			Owne	Owner ID No.	
United S	States Tank Car Corp.	111A-100W-3	Prepay Collec				
Plaza 60	00 Building/Penthouse Washington 98101	Lt. Wgt. 68,700#		XX		5066	
Number	Equipn		Each	Total			
One	gallon rail tank —top ar —exteri —exteri —100 t —roller —lining —slope	nd bottom unloading or steam heating coils or fiberglass insulation or tank outer shell on heavy duty trucks bearing assembly as required for service used bottom unloading approved pressure safe receipt of \$50.00 where the steam of \$50.00 where \$50.00	ty equipme	chases	2/3//25	\$29,500	

General Chattel Mortgage Type Transaction. Do Not Use for Inventory or Retail Sale Transaction on Consumer Goc



SECURITY AGREEMENT

Consumer Goods, Fixtures or Equipment

The undersigned (hereinafter called "Borrower") hereby grants to The National Bank of Commerce of Seattle	e at its. Maynard Ave Bri
700 Maynard Avenue South, Seattle	Washington, (hereinafter called "Ba
a security interest in the following described property (hereinafter called "Collateral"):	
One (1) 20,000 Gallon General Service Utility Railroad Tank Car, #USC x 5066 Class Type 111A-100W-3, Type T-105	

7366

together with all parts, accessories, repairs, improvements and accessions thereto and substitutions and replacements therefor at any time higher made or acquired; and

All property of every kind and description in which the Borrower has or may acquire any interest now or hereafter at any time in the possess or control of the Bank at any of its Branches for any reason including, without limitation, property delivered to the Bank as collateral for safekeing or for collection or exchange for other property, and all dividends and distributions on and other rights in connection with such property,

All proceeds of the foregoing, to secure payment to the Bank of all notes of Borrower concurrently herewith, heretofore or hereafter delivered to or purchased or otherwise acquired the Bank, and all other liabilities and indebtedness of Borrower to the Bank, at any of its Branches, due or to become due, direct or indirect, absolute contingent, joint or several, howsoever and wheresoever created, arising or evidenced, now existing or hereafter at any time created, arising or incuri (hereinafter called "Secured Obligations"). Nothing herein contained shall be construed as obligating the Bank to make any future loans or advances.

BORROWER WARRANTS, REPRESENTS AND AGREES THAT:

USE

- The Collateral is used or bought for use primarily for:
 (check one)
 Personal, family or household purposes
 - ☐ Farming operations
 - Business use

and if checked here , some or all of the Collateral is being acquired with the proceeds of the loan or advance made on or about the date hereof, which will be used for such purpose. Borrower hereby authorizes Bank to disburse such proceeds to the seller or sellers of the Collateral.

TITLE

2. Borrower is over twenty-one years of age, and has or will acquire title to and will at all times keep the Collateral free of all liens and encumbrances, except the Security Interest created hereby, and has full power and authority to execute this Security Agreement, to perform Borrower's obligations hereunder, and to-subject the Collateral to the Security Interest created hereby. No financing statement covering all or any part of the Collateral, except any which may have been filed by the Bank, is on file in any public office. Any certificate of title existing on any of the Collateral will be endorsed and delivered to Bank.

LOCATION OF COLLATERAL

- 3. The Collateral (except any thereof which Borrower, prior to the execution hereof, shall have advised Bank in writing is equipment of a type normally used in more than one state) will be kept at the address of Borrower's residence or business set forth below, and will not be removed therefrom unless, prior to any such removal, Borrower has given written notice to Bank of the location or locations to which Borrower desires to remove the Collateral and Bank has given its written consent to such removal.
- 4. If any of the Collateral is equipment of a type normally used in more than one state (whether or not actually so used), Borrower will contemporaneously herewith furnish the Bank a list of the states wherein such equipment is or will be used, and hereafter will notify the Bank in writing (I) of any other states in which the equipment is so used, and (ii) of any change in the location of Borrower's chief place of business.

LOCATION OF BUSINESS

5. If any of the Collateral is bought or used primarily for business u. Borrower's chief place of business is:

11240 Main	Street	
	MBER AND STRE	
Bellevue,	King	Washington

(CITY) (COUNTY) (STATE)

(if none, write "none"), or if left blank, is the address of Borrower set for at the end of this agreement?

FIXTURES

6. If the Collateral is to be or has been attached to real estate, description of said real estate is as follows:

and	the	name	of	the	record	owner	is	

will on usmand of pank furnish bank with a waiver or waivers signed by all persons having an interest in the real estate of any interest in the Collateral which is prior to the Bank's interest.

PERFECTION

7. Borrower will at any time or times hereafter execute such financing statements and other instruments and perform such acts as the Bank may request to establish and maintain a valid Security Interest in the Collateral. all at Borrower's expense, including costs of record searches, filing and recording.

DISPOSITION

8. Borrower will not sell, transfer, lease, or otherwise dispose of the Collateral, or attempt to offer to do any of the foregoing, without the prior written consent of the Bank, and unless the Proceeds of any such sale, transfer, lease, or other disposition are paid directly to the Bank. No provision contained in this Agreement shall be construed to authorize any such sale, transfer, lease or other disposition of the Collateral except on the conditions contained in this paragraph.

INSURANCE AND TAXES

9. Borrower will keep the Collateral in good condition and insured against such risks, in such form and in such amounts as Bank may request, and with insurance companies satisfactory to Bank, All policies of insurance shall have endorsed thereon Bank's standard loss payable clause and/or such other endorsements as Bank may from time to time request. Borrower will promptly provide Bank with evidence of such insurance and deliver said will promptly provide bank with evidence of such insurance and deriver saturable policies to Bank at its request. Bank is hereby appointed Borrower's attorney-in-fact to adjust, settle and cancel, in its sole discretion, such insurance and endorse any drafts or checks payable to Borrower by reason of insurance against damage or loss affecting the Collateral. Borrower will pay promptly when due all taxes and assessments upon the Collateral or for its use or operation or upon this agreement or upon any note or notes evidencing the Secured Obligations.

BANK'S RIGHT TO PAY INSURANCE, ETC.

10. Upon default by Borrower in any of the foregoing agreements, the Bank may, but shall in no event be obligated to (i) effect such insurance and repairs and pay the premiums therefor and the costs thereof, (ii) pay and discharge any taxes, liens and encumbrances on the Collateral and (iii) pay for the maintenance and preservation of the Collateral. All sums so advanced or paid by the Bank shall be payable by Borrower on demand with interest at the maximum rate allowed by law and shall be a part of the Secured Obligations.

USE AND INSPECTION

11. Borrower will not use or permit use of the Collateral in violation of any statute, ordinance, or state or federal regulation; and Bank may examine and inspect the Collateral at any time, wherever located.

DEFAULT

12. Time is of the essence in this agreement and the occurrence of any of the following events shall constitute a Default: (a) failure of Borrower, or of any co-maker, indorser, surety or guarantor to pay when due any amount payable under any of the Secured Obligations; (b) failure to perform any agreement of Borrower contained herein; (c) any statement, representation, or warranty of Borrower made herein or at any time furnished to the Bank is untrue in any respect as of the date made; (d) entry of any judg-

ment against Borrower; (e) appointment of a receiver for, loss, sub damage to, destruction, theft, sale, or encumbrance to or of any po the Collateral, or the making of any levy, seizure, or attachment (f) Borrower becomes insolvent or unable to pay its debts as they or makes an assignment for the benefit of its creditors or any pro is commenced by or against Borrower alleging that it is insolvent or to pay its debts as they mature; (g) death of any Borrower who is a person or of any partner of any Borrower which is a partnership; (h lution, consolidation, or merger, or transfer of a substantial part property of any Borrower which is a corporation or a partnership; a change in the condition or affairs (financial or otherwise) of Borrany co-maker, indorser, surety or guarantor of any of the Secured tions as in the opinion of the Bank impairs the Bank's security or in its risk; or (i) the Bank deems itself insecure for any reason whatso

- Whenever a Default shall exist, the Bank may, at its option time thereafter and without demand or notice, declare all or any the Secured Obligations immediately due and payable, and the Bai exercise, in addition to the rights and remedies granted hereby, all and remedies of a secured party under the Uniform Commercial Code other applicable law.
- 14. Borrower agrees, in the event of Default, to assemble and ma Collateral available to the Bank at a place or places acceptable to Bai to pay all costs of the Bank, including reasonable attorneys' fees an expenses, in the collection of any of the Secured Obligations and t forcement of any of the Bank's rights. If any notification of intended sition of any of the Collateral is required by law, such notification s deemed reasonably and properly given if mailed at least five (5) days such disposition, postage prepaid, addressed to the Borrower at the a shown below.

GENERAL

- 15. No delay or failure by the Bank in the exercise of any ri remedy shall constitute a waiver thereof, and no single or partial ex by the Bank of any right or remedy shall preclude other or further cise thereof or the exercise of any other right or remedy. Bank ship be deemed to have waived any of Bank's rights hereunder or undo other writing signed by Borrower unless such waiver be in writing signed by Bank. All Bank's rights and remedies, whether evidenced or by any other writing shall be cumulative and may be exercised larly or concurrently. Any demand upon or potice to Berrower that larly or concurrently. Any demand upon or notice to Borrower that may elect to give shall be effective when deposited in the mails or ered to a telegraph, wireless or radio company addressed to Borrov the address shown at the end of this agreement. Demands or notic dressed to Borrower's address at which Bank customarily commun with Borrower shall also be effective. If at any time or times by a ment or otherwise Bank transfers any obligations and Collateral the such transfer shall carry with it Bank's powers and rights under this ment with respect to the obligations and Collateral transferred an transferee shall become vested with said powers and rights, whether (they are specifically referred to in the transfer. This agreement shi governed by the law of the State of Washington and is intended to effect when signed by Borrower and delivered to Bank.
- 16. This agreement inures to the benefit of the Bank, its succe and assigns, and shall bind (as may be applicable) the respective personal representatives, successors and assigns of Borrower and if than one party shall sign this Agreement, the term "Borrower" shall all such parties, and each of them, and all such parties shall be jointly severally obligated hereunder. Words used herein shall take the singul plural number, and such gender, as the number and gender of parties rower herein shall require.

Executed and delivered at	Seattle		, Wash	nington, this_	31st	d
December	, 1973					
BOR x x	ROWER J Jan Ma Larl Ma Barlia ca	rusah C. Mais NAME OF BOR	RROWER)			
By:	· AUTHO	RIZED SIGNATURE)			(TITLE)	
Borro	wer's Residence Address: 58, Ca.	scade Key	Bellevie		98006	Washin

STATE OF WASHINGTON

King

NOTARIAL ACKNOWLEDGMENT

(Individual or Partnership)

On this

County of

31st day of December Barbara R. Maisch

, 19 73., before me personally appeared E. Earl Maisch and